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                             UNITED STATES DISTRICT COURT
                          NORTHERN DISTRICT OF CALIFORNIA
13
                                    OAKLAND DIVISION
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15
    IO GROUP, INC., a California corporation,
                                            ) CASE NO.: C-10-1282 (MMC)(DMR)
    CHANNEL ONE RELEASING, Inc., a
16
    California corporation and LIBERTY
    MEDIA HOLDINGS, LLC., a California
                                             DECLARATION OF MARC J RANDAZZA
17
    corporation,
                                              IN SUPPORT OF PLAINTIFFS' MOTION
18
                                              TO CONTINUE
       Plaintiffs,
19
    VS.
                                              Date: August 25, 2011
20
                                            ) Time: 11:00 a.m.
    GLBT, Ltd., a British limited company,
                                            ) Location: Ct Rm 4, 3rd Fl.
21
    MASH and NEW, Ltd., a British limited
    company, PORT 80, Ltd., a company of
                                              Judge: Hon. Donna M. Ryu
22
    unknown origin or structure, STEVEN
    JOHN COMPTON, an individual living in
                                              Trial Date: November 28, 2011
23
    the United Kingdom, and DAVID
24
    GRAHAM COMPTON, an individual
    living in the United Kingdom.
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       Defendants.
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## I, Marc J. Randazza, declare:

- I am a member of the State Bars of California, Arizona, Florida, and Massachusetts and the bar of this Court. I am attorney of record in this matter and General Counsel to Liberty Media Holdings, LLC.
- Plaintiff's Motion for Terminating Sanctions and Defendants retaliatory Motion for Sanctions are currently scheduled for oral argument on August 25, 2011.
- 3. I am newly admitted to the Arizona Bar. I have been informed that I must attend a mandatory CLE on professionalism on August 25, 2011 or suffer the penalty of suspension from the practice of law in that state. This would not only affect my standing in that jurisdiction, but in the District of Arizona, where I have pending litigation.
- 4. I have a hearing in a New York matter pending for September 15, 2011 for which personal appearance is required.
- 5. I am currently holding my calendar open for the following Thursdays September  $22^{nd}$  and  $29^{th}$  and October  $6^{th}$ .
- 6. When I contacted opposing counsel to request Defendants stipulation to this Motion for Continuance, Mr. Capp said that he would not because his clients "would not do any favors for Marc Randazza." He did not indicate that the requests conflicted with other events on his calendar except to say he could not attend on September 11<sup>th</sup>.
- 7. In the past, in particular in February and March of 2011, when Mr. Capp requested extensions and courtesies, Mr. Sperlein and I granted them to him without reservation.

Pursuant to the laws of the United States, I declare under penalty of perjury the foregoing is true and correct.

## Respectfully submitted, Dated: August 8, 2011 /s/ Marc J. Randazza MARC JOHN RANDAZZA (269535) Liberty Media Holdings, LLC, General Counsel